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5 Attorney For Defendants
(except for Baltimore Orioles, Inc. &
Baltimore Orioles, L.P.)

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

1 YADEL MARTI, EDGARDO BAEZ, HELDER
2 VELAZQUEZ, JORGE JIMENEZ, JORGE
MINYETY, EDWIN MAYSONET and JOSE
DIAZ, Individually and on Behalf of All Those
Similarly Situated,

Plaintiffs.

ε || VS.

16 OFFICE OF THE COMMISSIONER OF
17 BASEBALL, an unincorporated association
18 doing business as MAJOR LEAGUE
19 BASEBALL; ALLAN HUBER "BUD" SELIG;
20 KANSAS CITY ROYALS BASEBALL CORP.;
21 MIAMI MARLINS, L.P.; SAN FRANCISCO
22 BASEBALL ASSOCIATES LLC; BOSTON
23 RED SOX BASEBALL CLUB L.P.; ANGELS
24 BASEBALL LP; CHICAGO WHITE SOX
25 LTD.; ST. LOUIS CARDINALS, LLC;
26 COLORADO ROCKIES BASEBALL CLUB,
27 LTD.; BASEBALL CLUB OF SEATTLE, LLP;
28 THE CINCINNATI REDS, LLC; HOUSTON
BASEBALL PARTNERS LLC; ATHLETICS
INVESTMENT GROUP, LLC; ROGERS
BLUE JAYS BASEBALL PARTNERSHIP;
CLEVELAND INDIANS BASEBALL CO.,
L.P.; CLEVELAND INDIANS BASEBALL
CO., INC.; PADRES L.P.; SAN DIEGO
PADRES BASEBALL CLUB, L.P.;
MINNESOTA TWINS, LLC; WASHINGTON
NATIONALS BASEBALL CLUB, LLC
DETROIT TIGERS, INC.; LOS ANGELES
DODGERS, LLC; LOS ANGELES DODGERS
HOLDING CO.; STERLING METS L.P.;
ATLANTA NATIONAL LEAGUE

Case No. CV 14-03289-RS

Hon. Richard Seeborg

CLASS ACTION

**NOTICE OF APPEARANCE OF D.
GREGORY VALENZA**

Complaint filed: July 21, 2014

1 BASEBALL CLUB, INC.; AZPB L.P.,
2 BALTIMORE ORIOLES, INC.; BALTIMORE
3 ORIOLES, L.P.; THE PHILLIES L.P.;
4 PITTSBURGH BASEBALL, INC.,
5 PITTSBURGH BASEBALL P'SHIP; NEW
6 YORK YANKEES P'SHIP; TAMPA BAY
7 RAYS BASEBALL LTD; RANGERS
8 BASEBALL EXPRESS, LLC; RANGERS
9 BASEBALL, LLC; CHICAGO BASEBALL
10 HOLDINGS, LLC; MILWAUKEE BREWERS
11 BASEBALL CLUB, INC.; and MILWAUKEE
12 BREWERS BASEBALL CLUB, L.P.

13 Defendants.
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1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 I, D. GREGORY VALENZA, hereby enter my appearance in the above-captioned
 3 matter, as counsel for Defendants: Office of The Commissioner of Baseball, an unincorporated
 4 association doing business as Major League Baseball; Allan Huber "Bud" Selig; Kansas City
 5 Royals Baseball Corp.; Miami Marlins, L.P.; San Francisco Baseball Associates, LLC. ; Boston
 6 Red Sox Baseball Club L.P.; Angels Baseball LP; Chicago White Sox Ltd.; St. Louis Cardinals,
 7 LLC; Colorado Rockies Baseball Club, Ltd.; Baseball Club of Seattle, LLP; The Cincinnati
 8 Reds, LLC; Houston Baseball Partners LLC; Athletics Investment Group, LLC; Rogers Blue
 9 Jays Baseball Partnership; Cleveland Indians Baseball Co., L.P.; Cleveland Indians Baseball Co.,
 10 Inc.; Padres L.P.; San Diego Padres Baseball Club, L.P.; Minnesota Twins, LLC; Washington
 11 Nationals Baseball Club, LLC; Detroit Tigers, Inc.; Los Angeles Dodgers, LLC; Los Angeles
 12 Dodgers Holding Co.; Sterling Mets L.P.; Atlanta National League Baseball Club, Inc.; AZPB
 13 L.P.; The Phillies L.P.; Pittsburgh Baseball, Inc.; Pittsburgh Baseball P'ship; New York Yankees
 14 P'ship; Tampa Bay Rays Baseball Ltd; Rangers Baseball Express, LLC; Rangers Baseball, LLC;
 15 Chicago Baseball Holdings, LLC; Milwaukee Brewers Baseball Club, Inc.; and Milwaukee
 16 Brewers Baseball Club, L.P.¹

17 I am a member of the State Bar of California and am admitted to practice in the Northern
 18 District of California.

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22 ¹ Plaintiffs have incorrectly named as Defendants the following entities that are not proper
 23 parties to this litigation: Chicago Baseball Holdings, LLC, Pittsburgh Baseball, Inc., Pittsburgh
 24 Baseball Partnership, Baseball Club of Seattle, LLP, The Phillies, L.P., Los Angeles Dodgers,
 25 LLC, and Los Angeles Dodgers Holding Co. Defendants will seek Plaintiffs' consent by
 26 stipulation and Proposed Court Order to remove these improperly named entities, and substitute
 27 as Defendants in this action the following entities: Chicago Cubs Baseball Club, LLC,
 28 Pittsburgh Associates, LP, The Baseball Club of Seattle, LLLP, The Phillies, Los Angeles
 Dodgers LLC, and Los Angeles Dodgers Holding Company LLC. The parties in the related
Senne matter (3:14-CV-00608-RS), have agreed to such a stipulation. (Dkt. No. 145). Counsel's
 appearance on behalf of the incorrectly named Defendants is without waiver of or prejudice to its
 position that they have been improperly named in this action.

1 My address, telephone numbers and email address are as follows:
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8 gvalenza@shawvalenza.com

9 Dated: August 20, 2014

10 SHAW VALENZA LLP
11 D. GREGORY VALENZA

12 By /s/ D. Gregory Valenza
13 D. GREGORY VALENZA

14 **Attorney for Defendants**

15 OFFICE OF THE COMMISSIONER OF
16 BASEBALL, an unincorporated association doing business
17 as MAJOR LEAGUE BASEBALL; ALLAN HUBER
18 "BUD" SELIG; KANSAS CITY ROYALS BASEBALL
19 CORP.; MIAMI MARLINS, L.P.; SAN FRANCISCO
20 BASEBALL ASSOCIATES LLC; BOSTON RED SOX
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22 CHICAGO WHITE SOX LTD.; ST. LOUIS CARDINALS,
23 LLC; COLORADO ROCKIES BASEBALL CLUB, LTD.;
24 BASEBALL CLUB OF SEATTLE, LLP; THE
25 CINCINNATI REDS, LLC; HOUSTON BASEBALL
26 PARTNERS LLC; ATHLETICS INVESTMENT GROUP,
27 LLC; ROGERS BLUE JAYS BASEBALL PARTNERSHIP;
28 CLEVELAND INDIANS BASEBALL CO., L.P.;
CLEVELAND INDIANS BASEBALL CO., INC.; PADRES
L.P.; SAN DIEGO PADRES BASEBALL CLUB, L.P.;
MINNESOTA TWINS, LLC; WASHINGTON
NATIONALS BASEBALL CLUB, LLC DETROIT
TIGERS, INC.; LOS ANGELES DODGERS, LLC; LOS
ANGELES DODGERS HOLDING CO.; STERLING METS
L.P.; ATLANTA NATIONAL LEAGUE BASEBALL
CLUB, INC.; AZPB L.P., BALTIMORE ORIOLES, INC.;
BALTIMORE ORIOLES, L.P.; THE PHILLIES L.P.;
PITTSBURGH BASEBALL, INC., PITTSBURGH
BASEBALL P'SHIP; NEW YORK YANKEES P'SHIP;
TAMPA BAY RAYS BASEBALL LTD; RANGERS
BASEBALL EXPRESS, LLC; RANGERS BASEBALL,
LLC; CHICAGO BASEBALL HOLDINGS, LLC;
MILWAUKEE BREWERS BASEBALL CLUB, INC.; and
MILWAUKEE BREWERS BASEBALL CLUB, L.P.

CERTIFICATE OF SERVICE

I hereby certify that on August 20, 2014, I electronically filed the foregoing: NOTICE OF APPEARANCE OF D. GREGORY VALENZA with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all parties of record.

DATED: August 20, 2014

/s/Carolyn Angel

Carolyn Angel

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